

Clark & BK

SD of NY

file

CREAMER v. GM

#09-50026



Default against GM  
won 2011

Dist. of Kansas

UNITED STATES of AMERICA  
IN DISTRICT of SD  
of NEW YORK



CREAMER  
(aka)  
THE HUSIT

#14-2543

#16-3923

v.

GENERAL MOTORS

BK #09-50026

Motion on Default 2011 filin in Kansas

#11-4028 Motion on Default in KS Action  
IGNORED by Gm and early Settlement

Motion on everybody else's ~~settlement~~  
See attached 3 pages

of a 2006 defection

Cobalt which plaintiff's car  
she should still be driving today  
May 13, 2019

Us mail email, fax

Outay Maday

Judge SD of NY, BK  
Clerk of SD of NY

Gm defendant

Bob Heland

Ngau A Clemon

PO Box 25164

ICE MO 64119

~~911 Fiering atton~~  
~~LANCE COOPER~~

Elizabeth Cramer

LANCE COOPER

SD -  
Dist of N.Y.  
JMF

MAY 3, 2019  
TO: BOB Hilliard + ELIZABETH Cabrasser +

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

Sealed and sud to  
JMF

IN RE:

14-MD-2543 (JMF)

GENERAL MOTORS LLC IGNITION SWITCH  
LITIGATION

Hon. Jesse M. Furman

FROM: MARJORIE A. CREAMER  
**PROPOSED ORDER APPROVING THE ESTABLISHMENT OF THE  
HILLIARD-HENRY CLAIMANTS GM IGNITION SWITCH  
QUALIFIED SETTLEMENT FUND TRUST AGREEMENT**

Upon the Joint Motion of Hilliard Martinez Gonzales LLP and Thomas J. Henry Law,  
PLLC ("Claimants' Counsel") and General Motors LLC ("New GM"), and for good cause shown,  
the Court hereby orders as follows:

1. Establishment of the Hilliard-Henry Claimants GM Ignition Switch Qualified Settlement  
Fund (the "Trust") is approved in accordance with the terms of the trust agreement (the  
"Trust Agreement"), which is attached to the motion, and the Court retains continuing  
jurisdiction and supervision thereof, in accordance with the terms of the Trust Agreement.

2. The Trust is a "qualified settlement fund" within the meaning of section 468B of the  
Internal Revenue Code and the Treasury Regulations thereunder, and shall be operated in  
a manner consistent with the rules of Treasury Regulation Section 1.468B-1, et seq.

Signed this 29th day of April 2019

IS MY NAME ON

Honorable Jesse M. Furman

Marjorie A. Creamer #16-3923

The Clerk of Court is directed to terminate Docket No. 6707.

2006 Cobalt crash  
Sept 24, 2009 10yrs

MD. of Judge Fernando J. Gaitan Jr. 4/20/2017 Doc. 16

Chiropract Xray of spine damage from car 69mph impact  
10/1/2) #14-2543

11 Dirty  
? Hands

No call from Hilliard  
Settlement of FIRM

this settlement  
to pay my doctors  
and get my home and  
land back, police excuse

(force knee in back MD. of Judge Fernando J. Gaitan Jr.)

*Damages*

**KIRKLAND & ELLIS LLP**  
AND AFFILIATED PARTNERSHIPS

Wendy L. Bloom  
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April 25, 2019

The Honorable Jesse M. Furman  
United States District Court for the  
Southern District of New York  
500 Pearl Street  
New York, NY 10007

*#14-2543*

*14 pages of 11s*

*14  
20*

*2014 - 2019*

*April 24, 1991  
Sept 24, 1999*

*Colby Selden  
Accident*

*Dr. Rueben  
Sitan  
Nathan  
KS*

*Re: In re GM LLC Ignition Switch Litig., 14-MD-2543; Seals v. GM LLC, 18-CV-4487*

*Dear Judge Furman:*

*accident CREAMER 2009*

*10 yrs*

New GM respectfully requests an extension of the expert deadlines in the above-captioned matter in order to allow the parties' time to mediate their claims. New GM and plaintiffs' counsel are engaged in ongoing discussions regarding these claims, as well as the claims of plaintiffs' counsel's other clients. In light of those ongoing discussions, New GM has met and conferred with plaintiffs, and they do not oppose this request.

The parties have not previously sought to extend these deadlines and the revised deadlines will not impact any future deadlines. Accordingly, New GM requests that the schedule contained in Order No. 160 (Docket No. 6511) be amended as follows:

	Current Deadline	Proposed Deadline
Disclosure of New GM Experts	April 30, 2019	July 1, 2019
New GM's Experts Deposed No Later Than	June 15, 2019	August 14, 2019
Next Steps Proposal	3 weeks after completion of the foregoing depositions	3 weeks after completion of the foregoing depositions

*Chiropractor Bruce Mung, Julie Hall  
Knee in Back  
Police*

*Exclusion  
Force  
#16-814  
Knee  
Judge Fey  
Guaranty*

*PTSD, Dr. Jeff Nichols MD*

Respectfully submitted,

*Psy - Marc C. DiPoto  
LPC HC SW*

*"Dirty Hands" LANDLAW*

/s/ Wendy L. Bloom  
/s/ Richard C. Godfrey, P.C.  
/s/ Andrew B. Bloomer, P.C.

*002645 mo.  
LIC.*

*General Motors*

cc: MDL Counsel of Record

Counsel for Defendant General Motors LLC

*Car and Chg after 2008*

*Howard's Will + Testament Car accident*

*LOST my belonging (Home and LAND corruption Courts)*



Dist of  
#11-4028

CREAMER

GM, ESIS  
KIRKLAND & ELLIS LLP  
AND AFFILIATED PARTNERSHIPS

US Supreme  
Court

Andrew B. Bloomer, P.C.  
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Chicago, IL 60654  
United States

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Accident Sept 24  
2009  
Facsimile: +1 312 862 2200

Default

April 30, 2019

The Honorable Jesse M. Furman  
United States District Court for the  
Southern District of New York  
500 Pearl Street  
New York, NY 10007

a 2006 LT Sedan  
Spk package  
Cobalt

Xm satellite

\$20,000<sup>00</sup> PKG  
Cash purchase

No Brakes

Re: In re: GM LLC Ignition Switch Litig., 14-MD-2543 (JMF)

Dear Judge Furman:

Elect Steering motor real (12 mps on ocd.)

NO

AIRBAG Deployment Ignition

Pursuant to this Court's Order Nos. 8, 127, 147, 154, and 161 (Docket Nos. 249, 4253, 5302, 5976, 6543), Lead and Liaison Counsel and counsel for New GM submit this joint written update regarding: 1) matters of possible significance in proceedings related to MDL 2543; 2) a report on the status of New GM's settlement efforts; and 3) the status of plaintiffs subject to New GM's notices and/or motions filed pursuant to Order Nos. 140 and 148, motions to withdraw, and Wave discovery.

## I. Matters of Possible Significance in Proceedings Related to MDL 2543.

First, Pursuant to Order No. 1 Section X.8, the Defendants' July 21, 2014 Status Letter (Docket No. 73) included an Exhibit A listing active cases consolidated to date in MDL 2543, as well as an Exhibit B listing related cases pending in state and federal courts, together with their current status. Updated versions of Exhibits A and B are attached collectively as Exhibit 1.

Second, the parties continue to work to ensure that the Court is provided with current and correct contact information for presiding judges in actions listed in the aforementioned Exhibit B. To that end, the Federal/State Liaison Counsel will submit shortly to the Court updates to the e-mail addresses of the presiding judges in Related Actions.

## II. Report on the Status of New GM's Settlement Efforts.

Pursuant to this Court's Order No. 127, New GM provides the following report on the status of settlement efforts. These figures reflect New GM's best understanding of the docket as of today; the numbers change on a regular basis as new claims are filed and as claims are settled. For the Court's information, more than 215 new plaintiffs have filed suit and have been

(2-3) #14-2543

Club BK 09-50026  
7 Cows  
/ Bowling Greens 10004